

Office of the Secretary of State Corporations Section P.O. Box 13697 Austin, Texas 78711-3697

ARTICLES OF DISSOLUTION BUSINESS CORPORATION

Pursuant to the provisions of article 6.06 of the Texas Business Corporation Act, the undersigned corporation adopts the following articles of dissolution:

1110 111111	of the corp	oration is			
The file n	umber is				
The name	s and respective addresses of its officers are as follows:				
	NAME	OFFIC	E HELD	ADDRESS	
The name	es and respe		lirectors are as follows	:	
NAME			ADDRESS		
□ A. A v	ritten conse	ent to dissolve was sign	ITEMS FOUR THRO ned by all shareholders torneys thereunto duly	of the corporation o	
☐ A. A v	ritten consess signed in toes	ent to dissolve was sign heir names by their at	ned by all shareholders torneys thereunto duly by not less than a two-	of the corporation of authorized.	
☐ A. A w wa ☐ B. A re sha	ritten consess signed in the constant of the c	ent to dissolve was sign heir names by their at dissolve was adopted l of the corporation on t s outstanding and ent	ned by all shareholders torneys thereunto duly by not less than a two-	of the corporation of authorized. thirds vote of the	

5.	or discharged or adequate provision has been made for payment, satisfaction or discharge thereof.
or	B. The properties and assets of the corporation were not sufficient to pay, satisfy, or discharge all the corporation's debts, liabilities, and obligations. All properties and assets of the corporation have been applied so far as they would go to the just and equitable payment of those debts, liabilities, and obligations or adequate provision has been made for such application.
6.	A. The remainder of the properties and assets of the corporation have been distributed to its shareholders according to their respective rights and interests
or	B. No properties or assets of the corporation remained for distribution to shareholders after applying the properties and assets of the corporation so far as they would go to the just and equitable payment of the debts, liabilities, and obligations of the corporation or making adequate provision for such application.
Ву	Officer Title:
	INSTRUCTIONS

- 1. Attach certificate #05-305 from the comptroller of public accounts indicating that all taxes have been paid and the corporation is in good standing for the purpose of dissolution. Requests for certificates or questions on tax status should be directed to the Tax Assistance Section, Comptroller of Public Accounts, Austin, Texas 78774-0100; (512) 463-4600; toll-free (800) 252-1381; (TDD) (800) 248-4099.
- 2. The franchise tax year ends on December 31st. The corporation must be in good standing through the date of receipt of the articles of dissolution by the secretary of state. A post mark date will not be considered as the date of receipt. If December 31st falls on a Saturday, Sunday, or legal holiday, the documents must be received no later than the last business day before December 31st. It is suggested that corporations attempting to dissolve prior to the end of the franchise tax year make their submissions well in advance of such tax deadline. Corporations not dissolved on or before December 31st will be subject to the new franchise tax year's requirements as of January 1st. Submissions which are incorrect or incomplete in any manner cannot be filed and will be returned. The effective date of filing is the date of receipt of the resubmission of a complete document which conforms to law.
- 3. Send a \$40 payment for the filing fee along with two copies of the articles of dissolution, and the certificate from the comptroller of public accounts to the Secretary of State, Statutory Filings Division, Corporations Section, P.O. Box 13697, Austin, Texas 78711-3697. The delivery address is 1019 Brazos, Austin, Texas 78701. We will place one document on record and, if a duplicate copy has been provided for such purpose, return a file stamped copy. The telephone number is (512) 463-5555, TDD: (800) 735-2989, FAX: (512) 463-5709.
- 4. The attached form promulgated by the secretary of state is designed to meet minimum statutory filing requirements and no warranty is made regarding the suitability of this form for any particular purpose. This form and the information provided are not substitutes for the advice of an attorney and it is recommended that the services of an attorney be obtained before preparation of the articles of dissolution.